

CADMUS

6/2/20

U.S. Environmental Protection Agency
Contract Management Division
26 W. Martin Luther King Drive
Cincinnati, OH 45268

Attention: Camille Davis

Subject: Contract No. EP-C-15-022
Work Assignment 4-96, Including Amendments 1-3

Dear Camille:

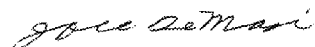
Enclosed please find the work plan and budget for the above-referenced Work Assignment, including Amendments 1-3. The period of performance for this Work Assignment is from July 1, 2019 to June 30, 2020. Below is a summary of the funding for the project under this work assignment.

Work Assignment	Work Plan Hours	Work Plan Cost	Work Plan Fee	Work Plan Dollars
4-96, including Amendments 1-3	1,737	\$169,243.08	\$10,960.47	\$180,203.55
Total	1,737	\$169,243.08	\$10,960.47	\$180,203.55

The Cadmus Program Manager for this contract is Frank Letkiewicz; Mary Ellen Tuccillo serves as the Cadmus Project Leader for this Work Assignment. A Conflict of Interest Certification was included with the original work plan and remains valid.

Copies of this submission have been sent to the Project Officer and Work Assignment Contracting Officer's Representative. If you need any additional information or have any questions, please do not hesitate to contact me at the above number.

Sincerely,



Joel DeMasi
Contracts Manager

copy to: Nancy Parrotta, Project Officer
Bruce Suchomel, Work Assignment Contracting
Officer's Representative

Work Plan

***Support for Region 8 Underground Injection Control Dewey-Burdock
Permitting Actions***

**Contract No. EP-C-15-022
Work Assignment No. 4-96, Amendment 3**

Period of Performance: July 1, 2019 – June 30, 2020

Prepared for:

**Ms. Nancy Parrotta, Project Officer
Mr. Bruce Suchomel, Work Assignment Contracting Officer's Representative
Mr. Colin Dyroff, Alternate Work Assignment Contracting Officer's Representative
U.S. Environmental Protection Agency
Office of Ground Water and Drinking Water
1201 Constitution Ave, NW, EPA East
Washington, DC 20460-0003**

Prepared by:

**The Cadmus Group LLC
100 5th Avenue, Suite 100
Waltham, MA 02451-8727
Contract No. EP-C-15-022**

Work Assignment No. 4-96, Amendment 3

Support for Region 8 Underground Injection Control Dewey-Burdock Permitting Actions

1.0 INTRODUCTION

The Safe Drinking Water Act (SDWA) established the Underground Injection Control (UIC) Program to ensure the safe injection of fluids into the subsurface in a manner that does not endanger current or future underground sources of drinking water (USDWs). EPA Region 8 has undertaken several draft UIC permitting actions under 40 CFR 124, 144, and 146 at the Dewey-Burdock Site near the Black Hills in South Dakota. The specific permitting actions include: a draft Class III UIC permit authorizing injection of fluid into uranium ore zones for in-situ recovery (ISR) of uranium and a draft Class V permit to dispose of treated ISR waste fluids generated at the site. Region 8 has also proposed approving an aquifer exemption for the uranium-bearing zones at the Dewey-Burdock Site. The Nuclear Regulatory Commission (NRC) has issued a Radioactive Materials Handling License for the site under separate authority.

The Class III draft permit specifies conditions for injection of fluid into uranium ore bodies for the Dewey-Burdock Site. The Class III injection wells are constructed within ISR wellfields and completed in aquifers containing uranium ore bodies. Because uranium recovery will involve mobilization of uranium in USDWs, the Region 8 UIC Program also proposed approving the exemption of portions of the USDWs where the uranium bodies are located.

The applicant has already presented a comprehensive conceptual site model of pre-ISR geohydrologic and geochemical conditions at the site in the UIC permit application. The draft permit requires the applicant to conduct more detailed geohydrologic and geochemical assessment for each wellfield before the EPA will issue authorization to commence injection for uranium recovery. After the completion of uranium recovery in each wellfield, the NRC License requires the wellfield groundwater to be restored to pre-ISR concentrations for ISR contaminants.

To ensure the adequate protection of the USDWs outside the wellfield aquifer exemption boundaries, the Region 8 UIC Program has determined that it is appropriate to propose in a second Class III draft permit a condition directing the applicant to further develop the conceptual site model to include site geohydrologic and geochemical conditions through all ISR lifecycle phases, including ISR operations, groundwater restoration and post-restoration conditions when the natural groundwater flow conditions have resumed.

The EPA is also conducting extensive public outreach, including targeted outreach and communication with Tribes in the area of the project. Additionally, EPA initiated a second public comment period, including an additional public hearing in 2019. Based on the comments received in response to the 2019 public notice, EPA is updating the UIC area permits and related documents.

Under Task 1 WA 3-96 and 4-96, Cadmus developed and finalized several draft documents with criteria and supporting background information for a robust conceptual site model and groundwater geochemical model for all life cycle phases of the ISR process. This process is complete.

Under Task 2, Cadmus will continue to support the Region 8 UIC Program in conducting the remaining communications and consultations related to consultations with tribes in a respectful manner.

Under Task 3, Cadmus supported the development of responses to public comments submitted on the draft permits. (This task was completed in February 2020.)

Under Task 4, Cadmus organized the comments received during the second public comment period and public hearing and updated the response-to-comments document developed under Task 3 to reflect the second public comment period and public hearing. Under Amendment 3, Cadmus will continue to support the response-to-comments effort by updating the document to reflect changes to the final permit documents and related documents. Cadmus will also perform additional research to help EPA address some of the more technical comments that are not addressed in the 2019 administrative record documents.

2.0 TECHNICAL APPROACH

Task 0: Work Plan, QA Documents, and Monthly Progress Reports

Cadmus is submitting this work plan and budget amendment as a requirement of this task. The work plan includes a proposed schedule of deliverables, a staffing plan, and a description of the tasks outlined under this work assignment amendment. The performance work statement for this work assignment requests the work plan provide a cost estimate and level of effort (LOE) estimate by task. A table providing this information can be found in ‘Section 6 – Budget’ of this work plan.

Cadmus will also prepare and submit monthly technical and financial progress reports to the EPA Work Assignment Contracting Officer’s Representative (WACOR) under this task. The work assignment requests that progress reports break out costs by task. Cadmus proposes to provide task level information outside of the regular monthly progress report if requested by the EPA WACOR.

The work under Tasks 1-4 of this work assignment are a continuation of WA 3-96, and the collection, use and analysis of data under this work assignment will be identical to that conducted under WA 3-96. Subtask 4.4, added to this work assignment under Amendment 3, necessitates research into technical topics that is not explicitly addressed in the supplemental quality assurance project plan (SQAPP) completed under Task 0 of WA 3-96 and approved by EPA on December 18, 2018. Therefore, Cadmus will update the SQAPP to describe the research it will perform under Subtask 4.4. Cadmus will put all data collection and analysis for the affected tasks on hold until the SQAPP is approved.

If any anticipated event under this work assignment is expected to incur a cost of \$20,000 or more, Cadmus will immediately notify EPA of this expected cost. Expenses for travel, subcontractor work, events, meetings, and any other labor or direct costs that will be funded by EPA¹ would be included in this estimate. Cadmus will proceed with work associated with this event only after EPA has approved the costs and upon receiving notification of approval from the EPA WACOR. The EPA organization providing the planning, if different from the organization responsible for this work assignment, is responsible for the approval.²

Estimated Labor Hours for Task 0: 107 hours

Task 1: Conceptual Site Model and Groundwater Geochemical Model

This task has been completed. No work is anticipated under this task under Amendments 2 or 3.

Estimated Labor Hours for Task 1: 160 hours

¹ Cadmus assumes that “funded by EPA” refers strictly to funding under this work assignment.

² Cadmus will coordinate any external approvals through the EPA WACOR of this work assignment.

Task 2: Administrative support with tribal consultation tasks

Under this task, Cadmus will continue to facilitate communication between EPA and tribes identified as potential stakeholders in the Dewey-Burdock permitting decision. The purpose of the communications is to ensure that all interested tribal stakeholders are made aware of the opportunity to meet with EPA about the contacts and schedule and follow up on the meetings between the tribes and EPA. Cadmus will continue to support this effort as directed under Amendment 3.

Subtask 2.1: Generate the tribal contact mailing list.

This subtask has been completed. No work is anticipated under this subtask under Amendment 3.

Subtask 2.2: Prepare a tribal consultation letter for each tribe on the mailing list from a template letter provided by the EPA.

This subtask has been completed. No work is anticipated under this subtask under Amendment 3.

Subtask 2.3: Email the PDFs of the signed letters and save emails to PDF files.

This subtask has been completed. No work is anticipated under this subtask under Amendment 3.

Subtask 2.4: Forward any emails from tribes to the EPA and save the emails as PDF files.

If Cadmus receives emails from any tribe, Cadmus will immediately forward them to the EPA WACOR and copy the Technical Contact. Cadmus will also save the emails as PDF files and provide these to the EPA.

Subtask 2.5: Ongoing list of all communication with tribes.

Cadmus will maintain a list of all communication with the tribes. Each record of correspondence will include the name of the tribe, the name of the person, the date of communication, the type of communication (whether by call, voice message, or email), and a brief note describing the content of the communication. The list of communications will be updated within 1 business day of the communication event. Updated lists of recent communication will be provided to the EPA and will be saved on a SharePoint site. Cadmus will notify the EPA WACOR via email when the list is updated.

Subtask 2.6: Identify tribes interested in consultation with the EPA and identify designated tribal contacts.

Several tribes have already requested consultation meetings with the EPA related to the Dewey-Burdock permits, and it is expected that others will respond to EPA's letters offering meetings. Under this subtask, Cadmus will follow up with any tribes that do not reply to the letters that are sent under Subtask 2.3.

Ten (10) business days after the letters are emailed to the tribal contacts, Cadmus will call the tribal offices that have not yet replied to the letters. During this call, Cadmus will determine whether the tribe wishes to schedule a consultation meeting the EPA. If a meeting is desired, Cadmus will identify the designated tribal contact for the Dewey-Burdock consultation process. The EPA has already identified the designated tribal contact for the Cheyenne River Sioux tribe; however, Cadmus will confirm this contact. Cadmus will update the list of tribes and designated contacts interested in scheduling consultations within 1 business day of receiving new information from a tribe.

Subtask 2.7: Refer questions and comments to the EPA as appropriate.

Cadmus anticipates that most of the conversations with the tribes will be to communicate information about planning the consultation. However, it is possible that questions will arise that Cadmus is unable to answer or to which it would be inappropriate to provide a response. Cadmus will refer the person to the EPA Technical Contact, forward the questions to the EPA Technical Contact, and notify both the EPA WACOR and the Technical Contact of the question. Cadmus recognizes that the use of these lands is a sensitive issue for many tribes and will conduct all communication bearing this in mind. Cadmus will provide the notification to EPA within one (1) business day of the referral.

Subtask 2.8: Schedule tribal consultation meetings.

After the tribes interested in scheduling a consultation meeting and their designated contacts have been identified, Cadmus will schedule consultation meetings under this subtask. Cadmus will offer to the tribes lists of potential meeting dates and times provided by the EPA Technical Contact. Communication may be done by email or by phone. For any communications about available meeting times done by phone, Cadmus will send a follow-up email message documenting the information that was conveyed during the call. Once a tribe schedules a consultation meeting, Cadmus will immediately (same day if possible) email the EPA WACOR and copy the Technical Contact so that they may begin travel arrangements.

Cadmus will include all communication performed under this subtask in the communication list described in Subtask 2.5 and save all emails as described under Subtask 2.4. The EPA anticipates this task will continue until 6 weeks before the issue date of the final permit decision.

Subtask 2.9: Prepare a final tribal consultation letter for each tribe on the mailing list from a template final tribal consultation letter provided by the EPA.

When the EPA has determined that the opportunity for tribal consultation is drawing to a close, the EPA WACOR will provide Cadmus with the template for a final tribal consultation letter, a list of tribes that will receive the letter and an updated Region 8 tribal contact list. Cadmus will then create the individual final tribal consultation letters, addressed to the tribal leaders with courtesy copies addressed to the tribal environmental directors and Tribal Historic Preservation Officers (THPOs), and send these prepared copies to the EPA in MS Word format for printing and signature. Cadmus will send the file with the letters to EPA within three (3) business days after receiving the tribal mailing list from EPA.

Subtask 2.10: Email the PDFs of the signed letters and attachments and save emails to PDF files.

The EPA will sign the final consultation letters and email them back to Cadmus, along with the enclosures to the letter. Cadmus will then email the letters and enclosure to the tribal leaders, along with courtesy copies for the environmental directors and THPOs. Cadmus will send the emails within three (3) business days of receipt of the PDF files from EPA. Cadmus will save the emails as PDF files and make them available to the EPA. Cadmus will handle any email communications from the tribes as described in Subtask 2.4.

Subtask 2.11: Follow-up calls to tribes to confirm receipt of the final consultation letter.

Five (5) business days after emailing the final consultation letters, Cadmus will contact the tribal offices to confirm that the tribal leader has received the final consultation letter and offer a final opportunity to schedule a consultation meeting with the EPA. Cadmus will handle email communications

from the tribes as described in Subtask 2.4 and will include communications under this subtask in the communications list described in Subtask 2.5.

Estimated Labor Hours for Task 2: 168 hours

Task 3: Development of the Response-to-Comments Document for the Region 8 UIC Permitting Actions at the Dewey-Burdock Uranium In-Situ Recovery Site

This task is complete, and no additional work will be performed under Amendment 3.

Estimated Labor Hours for Task 3: 405 hours

Task 4: Organize Public Comments Received during the 2019 Public Comment Period and Public Hearing and Update the Response-to-Comments Document with the 2019 Comments and Any New Comment Categories or Sub-Topics as Applicable

Under this task, Cadmus will continue to compile and organize public comments and public hearing testimony provided to EPA in 2019. Upon receipt of the comments (on or around December 10, 2019), Cadmus compiled individual comments into a single, searchable Word document. This document includes all of the written comments submitted to EPA via both hard copy and email, including written comments provided at the public hearings, and the 257-page transcript of the October 5, 2019 public hearing.

Under Amendment 3, Cadmus' support will focus on: (1) updating the response-to-comments document to address changes/reorganization of the updated UIC permits and related documents or EPA's comments on the February draft document, and (2) performing research to address technical comments from the public that were not addressed in the 2019 administrative record documents.

Subtask 4.1: Develop a document containing all public comments received during the 2019 public comment period and during the October 5, 2019 public hearing organized into the comment topics described under Task 3.

Under this subtask, Cadmus updated a table (developed under work assignment 2-94) to incorporate comments submitted in response to EPA's 2019 request for comments. Cadmus added approximately 240 comments to the table and delivered the table to EPA in March 2020; no further work is expected under Amendment 3.

Subtask 4.2: Create a document containing updated introductions to comment topics, as applicable, and updated responses to comments using information available from the 2019 draft documents, as applicable, with areas flagged for the EPA where the responses to some comments or comment concepts were not addressed by the information provided in the draft documents.

Under this subtask, Cadmus updated the response-to-comments document, which summarized comments provided on the Dewey-Burdock Project and provided draft responses. Cadmus developed responses to each comment/comment type submitted in 2019. Cadmus delivered the draft response-to-comments document in February 2020.

Under Amendment 3, Cadmus will update the response-to-comments document to address EPA's comments on the draft. Cadmus understands that EPA will provide comments on sections of the draft document, focusing on one or two topics at a time. Upon receipt of EPA's comments, Cadmus will discuss the comments with EPA to clarify any comments or other needs for the revised document. After

this discussion, Cadmus will revise the sections and deliver updated topic sections within five (5) business days after the discussion.

Under this subtask, Cadmus will also update the response-to-comments document to reflect changes in the area permits or related documents (e.g., new information or reorganized sections) that have been made by EPA since the materials were posted for public comment in 2019.

Subtask 4.3: Provide any QA documentation generated while tracking comments under the appropriate response section in the Response-to-Comments document, as applicable.

Cadmus will, as requested, provide any QA documentation generated while tracking comments under the appropriate response section in the response-to-comments document. This subtask is complete.

Subtask 4.4: Develop responses to the more technical comments, as identified by the EPA.

The responses to comments that Cadmus developed and delivered in February 2020 were based on information previously included in the administrative record, with the purpose of either clarifying the issue for the commenter or answering questions.

Several public comments on the Dewey-Burdock draft permits relate to issues that were not addressed in the 2019 administrative record documents (e.g., comments about organized uranium and aquifer characteristics/hydrology of the site). Under this subtask, Cadmus will support the development of the response-to-comments document by performing research to better understand the issues raised by the commenters and their potential implications for the Dewey-Burdock area permits and/or the aquifer exemption.

Upon receipt of technical direction to proceed and discussion of the research topics, Cadmus technical experts will perform literature research and prepare a summary of findings for EPA. Cadmus will discuss EPA's needs before proceeding but anticipates that it will prepare brief memoranda that: summarize the issue researched, provide any information specific to the Dewey-Burdock Project site, and list all citations referenced. If requested, Cadmus will also propose response text that addresses the specific comments. Cadmus will deliver draft memoranda to EPA and, upon receipt of EPA's comments on the drafts, revise the memoranda to address the comments. Cadmus will also, if directed, insert the responses into the revised response-to-comments document that we are updating under Subtask 4.2.

Estimated Labor Hours for Task 4: 897 hours

3.0 SCHEDULE AND DELIVERABLES

The period of performance for this work assignment, including Amendment 3, is from July 1, 2019 to June 30, 2020. A schedule for this work assignment is shown below. Cadmus will notify the WACOR immediately if, at any time, it determines that the schedule will not be met for any reason.

No.	DELIVERABLE	DATE DUE
Task 0: Work Plan and Monthly Progress Reports		
0.1	Work plan, budget, QAPP and QA supplemental	According to contract
0.1	Work plan, budget for Amendment 2	According to contract
0.1	Work plan, budget for Amendment 3	According to contract
0.2	Monthly progress and financial reports	Monthly
Task 1: Conceptual Site Model and Groundwater Geochemical Model		
	Conference call/web conference to discuss progress	Completed
1.1	Annotated bibliography for the conceptual site model in searchable Adobe Acrobat format	Completed
1.2	The criteria document for the conceptual site model in word-searchable Adobe Acrobat format from which text may be copied and pasted.	Completed
1.3	Background document for the conceptual site model criteria in word-searchable Adobe Acrobat format and Microsoft Word format.	Completed
	Final versions of deliverables under Subtasks 1.1, 1.2 and 1.3 addressing comments from the EPA.	Completed
	Conference call/web conference to discuss progress	Completed
1.4	Annotated bibliography for the groundwater geochemical model in searchable Adobe Acrobat format.	Completed
1.5	The criteria document for the groundwater geochemical model in word-searchable Adobe Acrobat format from which text may be copied and pasted.	Completed
1.6	Background document for the groundwater geochemical model criteria in word-searchable Adobe Acrobat format and Microsoft Word format	Completed
1.7	Acceptance criteria document for the groundwater geochemical model in word-searchable Adobe Acrobat format and Microsoft Word format	Completed

No.	DELIVERABLE	DATE DUE
	Final versions of deliverables under Subtasks 1.4, 1.5, 1.6 and 1.7 addressing comments from the EPA.	Within 20 business days after receiving comments from the EPA on all final Task 1 documents.
Task 2: Administrative Support with Tribal Consultation Tasks		
2.1	The final tribal contact list containing contact information for each tribal leader, the tribal environmental director and THPO for each tribe on the mailing list provided by EPA.	Completed
2.2	An MS Word file of the tribal consultation letters ready for the EPA to print and route for signature.	Completed
2.3	Email pdf files of the signed consultation letters and attachments (received from the EPA) to each tribal leader, courtesy copy the tribal environmental director and THPO and save each email as a pdf file.	Completed
2.4	Forward all emails from tribes to the EPA, save the emails as pdf files and make the pdf files available to the EPA.	Forward emails to the EPA within 1 business day of receiving the email from a tribe.
2.5	An ongoing list of communication with tribes including the information indicated in Subtask 2.5; make the list available to the EPA.	Update list within 1 business day of the communication event.
2.6	A list of tribes and designated tribal contact for each tribe interested in scheduling consultation meetings with the EPA, updated as needed; make the list available to the EPA.	Update list within 1 business day of receiving information from tribe.
2.7	Notification to the EPA of any questions or comments from a tribe the Contractor deems appropriate to refer to the EPA.	Within 1 business day of the referral.
2.8	Immediate notification to the EPA when a tribe schedules a consultation meeting.	The same day of hearing from the tribe, if possible.
2.9	An MS Word file of the final consultation letters ready for the EPA to print and route for signature.	Within 3 business days after receiving the tribal mailing list from the EPA
2.10	Email pdf files of the signed final consultation letters and attachments (received from the EPA) to each tribal leader, copy the tribal environmental director and THPO and save each email as a pdf file.	Within 3 business days of receiving the pdf files of the scanned signed letters from the EPA.
2.11	Follow-up calls to tribes after emailing the final consultation letter.	Begin calls after 5 business days of emailing the final consultation letter, completing the task within 10 business days of emailing the final consultation letter.

No.	DELIVERABLE	DATE DUE
Task 3: Development of the Response-to-Comments Document for the Region 8 Underground Injection Control Permitting Actions at the Dewey-Burdock Uranium In-Situ Recovery Site		
3.1	An MS Word document containing introductions to comment topics with areas flagged for the EPA where the responses to some comments or comment concepts were not addressed by the information provided in the draft documents.	January 22, 2020
3.2	Any QA documentation generated while tracking comments under the appropriate response section in the Response-to-Comments document, as applicable.	February 28, 2020
Task 4: Organize Comments Received during the 2019 Public Comment Period		
4.1	A document containing all public comments received, organized under comment topics in a format agreed upon by the Contractor in coordination with the EPA.	January 31, 2020
4.2	An MS Word document containing updated introductions to comment topics, as applicable, and updated responses to comments using information available from the 2019 draft documents, as applicable, with areas flagged for the EPA where the responses to some comments or comment concepts were not addressed by the information provided in the draft documents.	February 28, 2020
4.2	Revised response-to-comment document sections, based on EPA comments.	Within 5 days of receipt of comments and technical direction
4.3	Any QA documentation generated while tracking comments under the appropriate response section in the Response-to-Comments document, as applicable.	February 28, 2020
4.4	Responses to technical comments not addressed in the administrative record documents.	Based on technical direction

4.0 PERSONNEL

Dr. Mary Ellen Tuccillo, a Cadmus Senior Scientist, will continue to serve as the Cadmus Project Manager, providing day-to-day oversight of projects activities and budget and providing technical leadership. Dr. Tuccillo, who managed WA 3-96, has more than 20 years of experience in research and consulting in the earth and environmental sciences. She has conducted research on microbially mediated iron redox processes at a U.S. Geological Survey Toxic Substances Hydrology site and has in-depth knowledge of the processes (geochemical and microbial) controlling the fate of contaminants in the subsurface. Dr. Tuccillo supported EPA's development of regulations for UIC Class VI wells for geologic carbon sequestration and developed associated technical guidance. She has supported EPA in Class VI permit application reviews, evaluating site characterization data and evaluating the adequacy of that information to establish site suitability and form the basis of area of review numerical modeling. Dr. Tuccillo was a lead author on the EPA's national-level assessment of the relationship between hydraulic fracturing activities and drinking water, leading the chapter on wastewater management. She also managed a project investigating the use of Fenton's chemistry for the in-situ chemical oxidation of PCB-

contaminated soils. She holds a B.S. and M.S. in geology and a Ph.D. in environmental sciences, with a specialty in aqueous geochemistry.

Ms. Shari Ring, a Cadmus Senior Associate, will continue to serve as Deputy Project Manager and provide senior technical support and ensure that efforts under this work assignment are consistent with efforts under other Cadmus UIC Program-related work assignments. Ms. Ring has been involved in every aspect of Cadmus' support of the Class VI Rule, including rulemaking support, preparing technical issue papers, and implementing the rule. She is currently supporting EPA in its review of Class VI permit applications to inject carbon dioxide for GS. Ms. Ring also leads Cadmus' supports to EPA Region 9's UIC Program on the implementation of a comprehensive plan to ensure that California's Class II UIC program comes into compliance with the aquifer exemption provisions of SDWA. Specifically, she leads the review of information about geology, hydrology, local drinking water supplies and sources, and oil and gas exploration activities in aquifer exemption requests for compliance with the aquifer exemptions criteria at 40 CFR 146 and the development of Records of Decision on EPA's decisions regarding each aquifer exemption.

Mr. Frank Letkiewicz, a Cadmus Principal, is the Cadmus Program Manager for this contract, and will provide technical senior review and contractual oversight with the EPA Project Officer. Mr. Letkiewicz has 40 years of experience as an environmental scientist specializing in projects involving health effects assessments, exposure assessments, and environmental policy analysis.

Ms. Donna Jensen, a Cadmus Principal, is the Cadmus Quality Assurance Manager for this contract and will be responsible for ensuring the full implementation of all applicable QA activities required under this work assignment and as provided in the Cadmus Quality Management Plan.

Ms. Druanne Cote, M.P.H., a Cadmus Associate, will continue to provide technical support for this work assignment in managing communications with tribes for Task 2. She provided significant contributions to the 2007, 2011 and 2015 Drinking Water Infrastructure Needs Survey and Assessment (DWINSA) surveys, including the 2011 Alaska Native Village and American Indian DWINSA surveys. She has participated in field surveys of several tribal drinking water systems in Montana as part of the 2011 DWINSA, inventoried Class V underground injection control wells for EPA Region 8 on the Confederated Salish Kootenai Tribes' Flathead reservation in Montana and managed a project to conduct inspections to identify Class V wells on tribal lands in EPA Region 5. Ms. Cote has also previously managed projects focused on the development of implementation tools for EPA and tribal drinking water systems and continues to provide support on a survey effort to collect data related to operations and maintenance costs at tribally-owned utilities. Recently Ms. Cote coordinated and led multiple phone interviews with staff from tribal drinking water and wastewater systems in an effort to document case studies of sustainable management practices at tribal utilities.

Dr. Karen Sklenar, a Cadmus Senior Associate, will continue to serve as the Quality Assurance Lead Reviewer for this project and will provide quality assurance review for all deliverables on this work assignment. She will report directly to the QA Manager for this contract and not to the Cadmus Project Manager. Dr. Sklenar has over 27 years of experience in the area of water quality. She has a strong understanding of water chemistry, aquatic microbiology, and water treatment. Her experiences with The Cadmus Group and, before that, helping implement New York State's drinking water program, have given her a comprehensive understanding of drinking water issues and regulations. She has supported EPA during preparation of numerous guidance manuals and supporting documents related to drinking water regulations and has performed QA on many more. Dr. Sklenar is currently the Cadmus Quality Control Officer (QCO) for Cadmus' Technical Support for Assessment and Watershed Protection (TSAWP) contract with U.S. EPA's Office of Water. In that capacity, she is responsible for ensuring the

implementation of all applicable QA activities required under the contract, including assisting the Cadmus Task Order Lead with developing QA plans and selecting product reviewers.

Mr. Alex Taylor, a Cadmus Research Analyst, will provide technical support for this work assignment. Mr. Taylor has previously assisted in reviewing information on geology, hydrology, and oil and gas exploration activities in aquifer exemption requests in California for compliance with the UIC program. He provides GIS support for developing aquifer exemption records of decision, as well as for the aquifer exemptions tracking system. He also assisted with reviewing the guidance document on mechanical integrity testing and has helped synthesize analytical method information for the EPA's Water Contaminant Information Tool. Mr. Taylor holds a B.A. in Geology.

All other personnel listed in the budget will provide research and analysis support or will perform contract and/or accounting functions.

5.0 RISK MANAGEMENT STRATEGY

In coordination with the WACOR, Cadmus will support EPA in carrying out the various activities identified in this work plan. If EPA requires significant changes in Cadmus' technical approach or if the magnitude of the comments received are greater than that projected in this work plan, additional labor hours and funding may be required. In addition, Cadmus' ability to meet the schedule set forth in this work plan is contingent upon timely receipt of comments and feedback from EPA.

Because there may be unforeseen aspects of this work assignment, Cadmus will maintain close and constant communication with the WACOR to discuss any problems as they arise, following the procedures identified in the Quality Assurance Surveillance Plan (Section 7.0).

6.0 BUDGET

This work plan reflects the professional labor hours that are needed to perform the tasks under this work assignment. The budget for this work assignment is attached and reflects the total level of funding Cadmus estimates will be necessary to perform the work described in this work plan. The table below provides an estimated breakdown of cost and LOE by task for this work assignment.

LOE and Cost by Task

Task Number	Task Name	Estimated LOE	Estimated Cost
Task 0	Work Plan, QA Documents, and Monthly Progress Reports	107	\$13,233
Task 1	Conceptual Site Model and Groundwater Geochemical Model	160	\$18,108
Task 2	Administrative Support with Tribal Consultation Tasks	168	\$14,081
Task 3	Development of the Response-to-Comments Document for the Region 8 Underground Injection Control Permitting Actions at the Dewey-Burdock Uranium In-Situ Recovery Site	405	\$33,214
Task 4	Organization of 2019 Public Comments and Updating of Response-to-Comments Document	897	\$101,568
Total		1,737	\$180,204

7.0 QUALITY ASSURANCE SURVEILLANCE PLAN

Performance Requirements	Measurable Performance Standards	Surveillance Methods	Incentives/Disincentives
<p>Programmatic Requirement: Secondary Data: Cadmus will develop products based on the best available information sources, or on such sources as directed to use by the WACOR.</p> <p>Technical Documents: Cadmus will develop guidance and other technical documents that communicate engineering, scientific, and related concepts clearly and accurately, and that are appropriately phrased for the target audience.</p>	<p>Cadmus will document the choice of data sources used and the reasons for the choice; the basis on which the quality of the data were evaluated; and, where possible, the quality of the data themselves.</p> <p>Cadmus will develop and employ a QA process to ensure that the content of technical documents is accurate and clearly stated, and that the format and layout are appropriate to the audience(s) and the subject matter. Information in the documents will be referenced to its original source. Final products to be published by EPA will be developed using the processes and requirements included in the most up to date EPA or OW publishing guidance document. Information to be disseminated by EPA will meet the requirements of OMB's "Guidelines for Ensuring and Maximizing the Quality, Objectivity, Utility, and Integrity for Information Disseminated by Federal Agencies" (67 FR 8451).</p>	<p>The WACOR will verify that Cadmus has documented the choice of data used and characterized its quality.</p> <p>The WACOR will review all products for technical accuracy; format and layout; and consistency with the SDWA and other applicable laws and regulations. Cadmus will identify what sections of the SDWA or other laws and regulations are applicable to this document.</p>	<p>More than two work assignments per contract period where the contractor does not meet the measurable performance standard will be considered unsatisfactory performance and will be reported as such in the CPARS Performance Evaluation System under the category of Management.</p> <p>Two or fewer work assignments per contract period where the contractor does not meet the measurable performance standard will be considered satisfactory performance and will be reported as such in the CPARS Performance Evaluation System under the category of Management.</p>

Performance Requirements	Measurable Performance Standards	Surveillance Methods	Incentives/Disincentives
<p>Cost Control Standard: The Cadmus Project Manager will monitor project status and will provide monthly progress reports indicating the level of budget utilized and estimating the budget needs for the upcoming reporting period. Cadmus will identify the QA measures undertaken in each reporting period through the monthly progress reports. Cadmus will maintain close communication with the WACOR regarding project and budget status and will notify the WACOR immediately in cases where issues impacting project cost are identified. As needed, Cadmus will work with the WACOR to develop a risk management strategy to identify and address any specific project element(s) that adversely impact the proposed work plan. This strategy will identify the risks associated with failure to resolve the issue(s). Cadmus will work with the WACOR to assess and prioritize any remaining tasks and develop an analysis of alternative solutions.</p>	<p>The Cadmus Project Manager will manage costs to the level of the approved ceiling on each individual WA. The Cadmus Project Manager will notify the EPA WACOR and the Cadmus Program Manager will notify the EPA Project Officer and EPA Contracting Officer when 75% of the approved funding ceiling for any particular WA is reached.</p>	<p>The EPA Project Officer will routinely discuss the work progress and contract level and individual work assignment expenditures with the Cadmus Program Manager. The WACOR will maintain regular contact with Cadmus' designated Project Manager to discuss progress and expenditures and will review and verify expenditures and technical progress before invoice payments are authorized.</p>	<p>If the contractor does not meet the measurable performance standards per work assignment per contract period, it will be assigned a rating of Unsatisfactory in CPARS under the category of Cost Control.</p> <p>A satisfactory rating will be reported in the CPARS Performance Evaluation System under the category of Cost Control if the contractor meets the measurable performance standards and accurately reports the costs in the progress reports according to the requirements in the "Reports of Work" attachment to the RFP.</p>

Performance Requirements	Measurable Performance Standards	Surveillance Methods	Incentives/Disincentives
<p>Schedule Standard: Cadmus will provide services and submit deliverables in accordance with approved work assignment milestones and deliverable schedules. The Cadmus Project Manager will notify the WACOR immediately if, at any time, it determines that the schedule will not be met for any reason.</p>	<p>Cadmus will adhere to the schedule of deliverables established in Section 3.0. Cadmus and the WACOR will establish revised deliverable due dates as needed, through technical direction. Cadmus will maintain close communication with the WACOR throughout the period of performance. Unless a schedule or milestone is amended or modified by an approved EPA action, a deliverable that is received 7 days past the due date will be considered unsatisfactory performance for that deliverable.</p>	<p>EPA will closely monitor work assignment milestone and deliverable schedules and review the Contract Monthly Progress Reports and any special reporting requirements to compare actual delivery dates to those approved in work assignments or as amended by technical direction. EPA will notify Cadmus when it becomes apparent that an established schedule will not be met.</p>	<p>If the contractor does not meet the measurable performance standards more than twice per work assignment per contract year it will be assigned a rating of Unsatisfactory in CPARS under the category of Schedule.</p> <p>A satisfactory rating will be reported in the CPARS Performance Evaluation System under the category of Schedule if the contractor meets the measurable performance standards.</p>
<p>Document Development: Cadmus will provide documents that are technically and factually accurate and suited to the intended audience.</p>	<p>Products intended for publication by EPA will be developed using the processes and requirements included in the most up to date EPA or OW publication guidance document. Information to be disseminated by EPA will meet the requirements of the QMP and contract-level QAPP and, if applicable, the supplemental QAPP for the WA.</p>	<p>The WACOR will review drafts to assess technical accuracy and editorial quality. The WACOR will collate all comments by EPA and external reviewers of draft documents and will provide Cadmus with a consistent list of all inaccuracies and needed edits and corrections in the initial review of draft documents.</p>	<p>If the contractor does not meet the measurable performance standards per work assignment per contract year it will be assigned a rating of Unsatisfactory in CPARS under the category of Technical (Quality of Product).</p> <p>A satisfactory rating will be reported in the CPARS Performance Evaluation System under the category of Technical (Quality of Product) if the contractor meets the measurable performance standards.</p>

EP-C-15-022
EPA Work Assignment No. 4-96, Amendment 3 (Total Revised Budget)
Period Of Performance: July 1, 2019 - June 30, 2020

Support for Region 8 Underground Injection Control Dewey-Burdock Permitting Actions

<i>DIRECT LABOR</i>	<u>Hours</u>	<u>Total</u>	<u>Est. Cost</u>
<i>Full-Time Labor</i>			
Professional Level 4	847		
Professional Level 3	27		
Professional Level 2	148		
Professional Level 1	715		
<i>Part-Time Labor</i>			
Professional Level 4	0		
Professional Level 3	0		
Professional Level 2	0		
Professional Level 1	0		
	<u>1,737</u>	<u>\$161,009.70</u> ^a	<u>\$161,010</u> ^a
<i>OTHER DIRECT COSTS</i>	<u>Quantity</u>	<u>Total</u> ^b	
IT & Telecom	1,737 Hours	\$8,233.38	
Delivery (Packages)	- Packages	\$0.00	
Meeting Space	- Days	\$0.00	
Audio/Visual/etc.	- Days	\$0.00	
0	-	\$0.00	
0	-	\$0.00	
0	-	\$0.00	
0	-	\$0.00	
0	-	\$0.00	
0	-	\$0.00	
Total, Other Direct Costs	-	\$0.00	<u>\$8,233</u> ^b
<i>TRAVEL</i>	<u>Quantity</u>	<u>Total</u> ^c	
Airfare	- Trips	\$0.00	
Ground	- Trips	\$0.00	
Lodging	- Trips	\$0.00	
Meals	- Trips	\$0.00	
Misc	- Trips	\$0.00	
Local Travel	- Trips	\$0.00	
			<u>\$0</u> ^b
<i>Subcontractors</i>	<u>LOE</u>	<u>Total</u> ^c	
None	- Hours	\$0.00	
	- Hours	\$0.00	
	- Hours	\$0.00	
	<u>-</u>	<u>\$0.00</u>	<u>\$0</u> ^c
<i>Intersegment Cadmus Labor</i>	<u>Hours</u>	<u>Total</u>	
	- Hours	\$0.00	
	<u>-</u>		<u>\$0</u>
<i>Total Cost</i>			<u>\$169,243</u>
<i>Fixed Fee</i>	\$6.31 Fee per hr		\$10,960
<i>Total Cost + Fee</i>			<u>\$180,204</u>
<i>Total Hours</i>			<u>1,737</u>
<i>Average Hourly Rate</i>			<u>\$103.74</u>

^a Direct Labor costs include Overhead, Fringe, and G&A

^b Other Direct Costs and Travel costs include G&A

^c Subcontractor costs include Material Handling